PTO/SB/51 (09-07)
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REISSUE APPLICATION DECLARATION BY THE INVENTOR	Docket Number (Optional) 1374.34189R00
! hereby declare that: Each inventor's residence, mailing address and citizenship are stated below to believe the inventors named below to be the original and first inventor(s) of in patent number	the subject matter which is described and claimed 1998 and for which a
ARRANGEMENT BETWEEN A SEMICONDUCTOR PELLET AND the specification of which METHOD OF MANUFACTURE THE	BASE SUBSTRATE ELECTRODES AND
is attached hereto. X was filed on July 7; 2002 as reissue application number.	
and was amended on 04/16/2002; 10/23/2003; 04/17/	2005: 07/13/2005: 08/17/2005:
11/09/2005; 02/11/2008 and 09/	30/2008
I have reviewed and understand the contents of the above-identified specifical amendment referred to above. It acknowledge the duty to disclose information which is material to patentability. I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or equivalent) listing the foreign applications.	tion, including the claims, as amended by any yes defined in 37 CFR 1.56.
I verily believe the original patent to be wholly or partly inoperative or invalid. It below. (Check all boxes that apply.)	or the reasons described
by reason of a defective specification or drawing.	
by reason of the patentee claiming more or less than he had the right to o	daim in the patent
XX by reason of other errors.	
At least one error upon which reissue is based is described below. If the reissure reissue, such must be stated with an explanation as to the nature of the broads	re is a broadening ening:
The original patent claimed less than the Applicants were entitled to claimatter in broadened new claims 104 to 138. For example, in comparing patent claims 1 and 11, it can be seen that both the original patent claim that "the semiconductor pellet is mounted face down on the rigid subsused in new claim 104 since it does not limit the invention to a rigid sub "face down." Similarly, with regard to original independent claims 14 the resin member scals the semiconductor pellet. Claim 104 defines thi resin sealing body scals the "whole of each of said bonding wire semiconductor pellet exposed from said slit." Therefore, this is a broader	new claim 104 with the original s 1 and 11 used the terminology strate." This terminology is not estrate and does not use the term and 22, these claims define that s differently, specifying that the

[Page 1 of 2]

This collection of information is required by 37 CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 36 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 30 minutes to complete, including gathering, and stabiliting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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(REISSUE APPLICATION DECLARATION BY THE INVENTOR, page 2)			and the second second	Dockel Number (Optional) 1374.34189R00				
All errors corrected in this release application erose withou	tany deceptiv	e intentio	n on the part o	l the applica	ant			
Note: To appoint a power of allomay, use form PTC/SB/8:		•	***************************************		• •			
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the USPTO to support a petition of an application. If this type of personal information is included in documents autimited to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioners/applicant is advised that the record of a patent application is available to the public after publication of the opplication (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and better are believed to be true; and further that these statements were made with the knowledge that willful false statements may Jeopardize the validity of the application, any patent issuing thereon, or any patent to which this declaration is directed. Full name of sale or first inventor (given name, family name) Atauah 1. NAKAMURA								
Inventor's alignature	. Dale	. 	/ /	٠.٠	- ^			
Atsushi Nakamura			o/Aug		<u>04</u>			
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Melling Address 3-27-52, Museshidal, Fuchu-shi, Tokyo, Japan								
Full name of second joint inventor (given name, family na	me)			,				
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Maling Address 4-13-20, Kita-machi, Kokubunji-shi, Tokyo, Japan								
Additional foliat Investors or legal representative(s) are named on exception/numbered sheets forms PTO/SB/0ZA or 02LR attached tests.								

(Page 2 of 2)

PTO/S8/02B (07-07)
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In a collection of information univers it contains a valid OMR control number.

DECLARATION – Supplemental Priority Data Sheet

Foreign applications:								
Prior Foreign Application Number(s)	Country	Foreign Filing Date Priorit (MM/DD/YYYY) Not Clair		Foreign Filing Date try (MM/DD/YYYY)	Priority Not Claimed	Certified Copy Allached? YES NO		
6-316444	Japan	12/20/1994						
7-126405	Japan	05/25/1995		x				
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